STAT	E OF WISC	For Official Use		
State of Wisconsin, Plaintiff, -vs-			Order of Commitment for Treatment (Incompetency)	
			, Defendant	
		Name	-	
		Date of Birth	Case No.	-
				<del></del>
THE (	COURT FIN	DS:		
1.	□ c	ndant has been: harged and a probable ca ound guilty of the following	ause determination has been made as to the following crime(s):	ng crime(s):
	Crime(s)		Wis. Statute(s) Violated Dat	e(s) Committed
2.		ndant is incompetent to procompetent:	roceed at this time, but if provided with appropriate	treatment, is likely to
	•	within 12 months, or	e specified for the most serious offense, whichever	is less.
3.	a. The b. The c. The	e defendant poses a curre e administration of medica e defendant is not compete	sychotropic medication(s) is needed because: ent risk of harm to self or others if not medicated. ation is in the defendant's medical interest, and eent to refuse psychotropic medication or treatment pholism, or drug dependence because:	due to mental illness,
		•	able of expressing an understanding of the advantagic medication or treatment and the alternatives.	ges and disadvantages
		The defendant is substa disadvantages and alter	entially incapable of applying an understanding of the matives to his or her mental illness, developmental er to make an informed choice as to whether to according treatment.	disability, alcoholism or
☐ 4.	The defer of psycho a. Ne b. Sul c. Sul sign	otropic medication(s) is: cessary to significantly fur ostantially likely to render obstantially unlikely to have nificantly with the defenda	charged with at least one serious crime. The involuther important government interests, and the defendant competent to stand trial, and e side effects that undermine the fairness of the trial ant's ability to assist counsel in conducting a trial deve, less intrusive treatments are unlikely to achieve	by interfering fense, and

medical condition.

results, and

e. Medically appropriate, that is, in the defendant's best medical interests in light of the defendant's

## THE COURT ORDERS:

	1.	These proceedings ar	e suspended.						
	<ul> <li>2. The defendant is committed on (date) to the Department of Health Serv</li> <li>an indeterminate term not to exceed 12 months, or</li> <li>the maximum sentence specified for the most serious offense, whichever is less.</li> </ul>								
	3.	The defendant is gran	ted days of credit	for precommit	or precommitment incarceration.				
	4.	DHS shall designate t	ne receiving mental health institute.						
	5.	The sheriff shall transport the defendant to and from the designated institute.							
	6.	6. The institute shall periodically re-examine the defendant and furnish written reports to the court 3 months, 6 months and 9 months after commitment and 30 days prior to the expiration of the commitment.							
	7.	DHS is authorized to administer psychotropic medication(s) or treatment to the defendant and shall observe appropriate medical standards in doing so.							
	8.	8. The clerk shall provide DHS a copy of the most recent criminal complaint and examiner's report(s).							
	9.	). Other:							
				BY THE (	COURT:				
Distribution:					Circuit Court Judge				
1. 2. 3.					Name Printed or Typed				
4. 5.		District Attorney Defendant/Counsel		-	Date				
Name of District Attorney			Name of Defe	Name of Defense Attorney					
Phone Number		lumber	Fax Number	Phone Numb	er	Fax Number			
Address of District Attorney			Address of De	Address of Defense Attorney					